

IN THE DISTRICT COURT OF TRAVIS COUNTY, TEXAS
147TH JUDICIAL DISTRICT

THE STATE OF TEXAS

§

§

vs.

§ CRIMINAL ACTION No. D1DC-05-900667

§

TEXAS ASSOCIATION OF BUSINESS

§



BILL OF INDICTMENT

DA #D1DC-05-900667/MNI #1307647/TCDA-SPD #4218-03

167TH

COUNTS 1-83: PROHIBITED POLITICAL CONTRIBUTION BY CORPORATION

TEXAS ELECTION CODE § 253.094

(3RD DEGREE FELONIES)

BAIL: \$ _____

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

{COUNT 1}

THE GRAND JURY OF THE COUNTY OF TRAVIS, STATE OF TEXAS, duly selected, organized, sworn, and charged as such at the April term, A.D., 2005, of the 147th Judicial District Court of said county, in said court at said term, upon their oaths do present that on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas,

TEXAS ASSOCIATION OF BUSINESS,

the defendant herein, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand

Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 1”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 1”—a communication supporting Dan Flynn, a candidate for election to the office of Representative, District 2, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 2}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant,

TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 2”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 2”—a communication supporting Betty Brown, a candidate for election to the office of Representative, District 4, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned

public office.

{COUNT 3}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 3”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 3”—a communication

supporting Bryan Hughes, a candidate for election to the office of Representative, District 5, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 4}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 4”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said

political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 4"—a communication supporting Byron Cook, a candidate for election to the office of Representative, District 8, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 5}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 5"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas

Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 5”—a communication supporting Wayne Christian, a candidate for election to the office of Representative, District 9, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 6}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 6”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for

a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 6”—a communication supporting Mike Hamilton, a candidate for election to the office of Representative, District 19, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 7}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and

services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 7"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 7"—a communication supporting Larry Taylor, a candidate for election to the office of Representative, District 24, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 8}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not

authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 8”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 8”—a communication supporting Glenda Dawson, a candidate for election to the office of Representative, District 29, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 9}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of

October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 9”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 9”—a communication supporting Gene Seaman, a candidate for election to the office of Representative, District 32, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to

certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 10}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 10”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising

hereinafter reproduced and marked "Exhibit No. 10"—a communication supporting Rick Green, a candidate for election to the office of Representative, District 45, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 11}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 11"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter

253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 11"—a communication supporting Todd Baxter, a candidate for election to the office of Representative, District 48, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 12}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 12"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners

Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 12”—a communication supporting Jack Stick, a candidate for election to the office of Representative, District 50, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 13}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 13”—to a political committee known as “Texas Association of Business and Chambers of Commerce

PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 13"—a communication supporting Holt Getterman, a candidate for election to the office of Representative, District 56, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 14}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did

make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 14”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 14”—a communication supporting Sid Miller, a candidate for election to the office of Representative, District 59, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 15}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis

and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 15”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 15”—a communication supporting Rick Hardcastle, a candidate for election to the office of Representative, District 68, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 16}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 16”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 16”—a communication supporting Nelson Balido, a candidate for election to the office of Representative,

District 125, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 17}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 17” —to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of

the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 17"—a communication supporting Martha Wong, a candidate for election to the office of Representative, District 134, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 18}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 18"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with

intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 18"—a communication supporting Dionne Roberts, a candidate for election to the office of Representative, District 137, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 19}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 19"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political

committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 19"—a communication supporting Bob Deuell, a candidate for election to the office of Senator, District 2, Texas Senate, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 20}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-first day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 20"—to a political

committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 20"—a communication supporting Ben Bentzin, a candidate for election to the office of Senator, District 14, Texas Senate, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 21}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-second day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS,

did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 21”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 21”—a communication opposing Bob Glaze, a candidate for election to the office of Representative, District 5, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 22}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-second day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County

of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 22”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 22”—a communication opposing Tom Uher, a candidate for election to the office of Representative, District 29, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 23}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-second day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 23”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 23”—a communication opposing Ann Kitchen, a candidate for election to the office of Representative,

District 48, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 24}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-second day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 24”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of

the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 24"—a communication opposing Debra Danburg, a candidate for election to the office of Representative, District 134, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 25}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-second day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 25"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with

intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 25"—a communication opposing Scott Hochberg, a candidate for election to the office of Representative, District 137, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 26}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-third day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 26"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political

committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 26"—a communication supporting Betty Brown, a candidate for election to the office of Representative, District 4, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 27}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-third day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political

advertising hereinafter reproduced and marked "Exhibit No. 27" —to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 27"—a communication supporting Wayne Christian, a candidate for election to the office of Representative, District 9, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 28}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-third day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In

particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 28”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 28”—a communication supporting Gene Seaman, a candidate for election to the office of Representative, District 32, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 29}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-third day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant,

TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 29”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 29”—a communication supporting Rick Green, a candidate for election to the office of Representative, District 45, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned

public office.

{COUNT 30}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-third day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 30”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 30”—a communication

supporting Sid Miller, a candidate for election to the office of Representative, District 59, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 31}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-third day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 31”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said

political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 31"—a communication supporting Ken Mercer, a candidate for election to the office of Representative, District 117, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 32}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 32"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas

Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 32”—a communication supporting Dan Flynn, a candidate for election to the office of Representative, District 2, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 33}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 33”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for

a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 33”—a communication supporting Bryan Hughes, a candidate for election to the office of Representative, District 5, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 34}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and

services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 34"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 34"—a communication supporting Byron Cook, a candidate for election to the office of Representative, District 8, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 35}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not

authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 35”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 35”—a communication opposing Dan Ellis, a candidate for election to the office of Representative, District 18, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 36}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day

of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 36”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 36”—a communication supporting Eddie Shauburger, a candidate for election to the office of Representative, District 18, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written

communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 37}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 37”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising

hereinafter reproduced and marked "Exhibit No. 37"—a communication supporting Mike Hamilton, a candidate for election to the office of Representative, District 19, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 38}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 38"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter

253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 38"—a communication supporting Larry Taylor, a candidate for election to the office of Representative, District 24, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 39}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 39"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners

Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 39”—a communication supporting Jack Stick, a candidate for election to the office of Representative, District 50, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 40}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 40”—to a political committee known as “Texas Association of Business and Chambers of Commerce

PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 40"—a communication supporting Holt Getterman, a candidate for election to the office of Representative, District 56, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 41}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did

make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 41”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 41”—a communication supporting Rick Hardcastle, a candidate for election to the office of Representative, District 68, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 42}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis

and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 42”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 42”—a communication supporting Ken Mercer, a candidate for election to the office of Representative, District 117, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 43}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 43”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 43”—a communication supporting Nelson Balido, a candidate for election to the office of Representative,

District 125, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 44}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 44”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of

the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 44"—a communication supporting Martha Wong, a candidate for election to the office of Representative, District 134, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 45}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 45"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with

intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 45"—a communication supporting Dionne Roberts, a candidate for election to the office of Representative, District 137, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 46}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 46"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political

committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 46"—a communication opposing Mike Head, a candidate for election to the office of Representative, District 4, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 47}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political

advertising hereinafter reproduced and marked "Exhibit No. 47" —to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 47"—a communication opposing Bob Glaze, a candidate for election to the office of Representative, District 5, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 48}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In

particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 48”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 48”—a communication opposing George Robinson, a candidate for election to the office of Representative, District 8, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 49}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant,

TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 49”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 49”—a communication opposing Paul Clayton, a candidate for election to the office of Representative, District 19, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned

public office.

{COUNT 50}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 50”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 50”—a communication

opposing Tom Uher, a candidate for election to the office of Representative, District 29, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 51}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 51”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said

political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 51"—a communication opposing Ann Kitchen, a candidate for election to the office of Representative, District 48, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 52}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 52"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas

Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 52”—a communication opposing James Sylvester, a candidate for election to the office of Representative, District 50, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 53}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 53”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for

a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 53”—a communication opposing David Counts, a candidate for election to the office of Representative, District 68, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 54}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and

services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 54"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 54"—a communication opposing Raul Prado, a candidate for election to the office of Representative, District 117, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 55}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not

authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 55”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 55”—a communication opposing Debra Danburg, a candidate for election to the office of Representative, District 134, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 56}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day

of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 56”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 56”—a communication opposing Scott Hochberg, a candidate for election to the office of Representative, District 137, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—

to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 57}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 57” —to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising

hereinafter reproduced and marked "Exhibit No. 57"—a communication opposing David Cain, a candidate for election to the office of Senator, District 2, Texas Senate, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 58}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-eighth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 58"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said

political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 58"—a communication opposing Bob Glaze, a candidate for election to the office of Representative, District 5, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 59}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-ninth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 59"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas

Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 59”—a communication opposing Tony Buzbee, a candidate for election to the office of Representative, District 24, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 60}

THE GRAND JURY FURTHER PRESENT THAT on or about the twenty-ninth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 60”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for

a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 60”—a communication opposing John Mabry, a candidate for election to the office of Representative, District 56, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 61}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and

services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 61"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 61"—a communication opposing Danny Duncan, a candidate for election to the office of Representative, District 2, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 62}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not

authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 62”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 62”—a communication opposing Mike Head, a candidate for election to the office of Representative, District 4, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 63}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of

October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 63”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 63”—a communication opposing George Robinson, a candidate for election to the office of Representative, District 8, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written

communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 64}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 64”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising

hereinafter reproduced and marked "Exhibit No. 64"—a communication opposing Paul Clayton, a candidate for election to the office of Representative, District 19, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 65}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 65"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter

253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 65"—a communication opposing Tony Buzbee, a candidate for election to the office of Representative, District 24, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 66}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 66"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners

Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 66”—a communication supporting Larry Taylor, a candidate for election to the office of Representative, District 24, Texas House of Representatives, and opposing Tony Buzbee, a candidate for election to the aforementioned public office, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 67}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 67”—to a political

committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 67"—a communication opposing Tom Uher, a candidate for election to the office of Representative, District 29, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 68}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the

aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 68”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 68”—a communication opposing Tom Uher, a candidate for election to the office of Representative, District 29, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 69}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-

Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 69”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 69”—a communication opposing Tom Uher, a candidate for election to the office of Representative, District 29, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 70}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 70”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 70”—a communication opposing Josephine Miller, a candidate for election to the office of

Representative, District 32, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 71}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 71”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of

the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 71"—a communication opposing Patrick Rose, a candidate for election to the office of Representative, District 45, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 72}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 72"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with

intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 72"—a communication supporting Holt Gettermann, a candidate for election to the office of Representative, District 56, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 73}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 73"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political

committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 73"—a communication opposing John Mabry, a candidate for election to the office of Representative, District 56, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 74}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political

advertising hereinafter reproduced and marked "Exhibit No. 74" —to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 74"—a communication opposing David Lengefeld, a candidate for election to the office of Representative, District 59, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 75}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In

particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 75”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 75”—a communication opposing Donnie Jarvis, a candidate for election to the office of Representative, District 62, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 76}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant,

TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 76”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 76”—a communication opposing David Counts, a candidate for election to the office of Representative, District 68, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned

public office.

{COUNT 77}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 77” —to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 77” —a communication

opposing Raul Prado, a candidate for election to the office of Representative, District 117, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 78}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 78”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said

political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 78"—a communication opposing Debra Danburg, a candidate for election to the office of Representative, District 134, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 79}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 79"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas

Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 79”—a communication opposing Debra Danburg, a candidate for election to the office of Representative, District 134, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 80}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 80”—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for

a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked “Exhibit No. 80”—a communication opposing Scott Hochberg, a candidate for election to the office of Representative, District 137, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 81}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and

services expended for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 81"—to a political committee known as "Texas Association of Business and Chambers of Commerce PAC," also known as "BACPAC," to a political committee known as "Texans for a Republican Majority PAC," also known as "TRMPAC," and to a political committee known as "TAB's Voter Education Campaign," "Texas Strategic Partners," "Texas Strategic Partners Political Subcommittee," "Strategic Partners Task Force," "Strategic Partners Task Force Political Subcommittee," "Texas Strategic Alliance," and "Texas Strategic Alliance Political Subcommittee," with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Thomas Graphics, Inc. for the creation, printing, and mailing of the political advertising hereinafter reproduced and marked "Exhibit No. 81"—a communication opposing Ken Yarbrough, a candidate for election to the office of Representative, District 138, Texas House of Representatives, which communication appeared in a pamphlet, circular, flier, and written communication similar in form thereto—to certain persons who were eligible to vote in the election for the aforementioned public office.

{COUNT 82}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not

authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for public opinion research and the creation, production, and broadcast of the political advertising described below—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Multi Media Services Corporation, Himedia Service Corporation, Dwight Sterling, Chris Mottola Consulting Inc., and Mercury Public Affairs for public opinion research and for the creation, production, and broadcast of political advertising substantially similar in form and content to the communication digitally recorded on the compact disc attached hereto and marked “Exhibit No. 82”—a communication supporting Gene Seaman, a candidate for election to the office of Representative, District 32, Texas House of Representatives, which communication, in return for consideration, was broadcast by television—to certain persons who were eligible to vote in the election for the aforementioned

public office.

{COUNT 83}

THE GRAND JURY FURTHER PRESENT THAT on or about the thirtieth day of October, A.D., 2002, in the County of Travis and State of Texas, the defendant, TEXAS ASSOCIATION OF BUSINESS, a corporation organized under the Texas Non-Profit Corporation Act, whose residence was situated in the County of Travis and State of Texas, did unlawfully make a political contribution that was not authorized by Subchapter D of Chapter 253 of the Texas Election Code. In particular, the Grand Jury do present that on or about the aforesaid date, in the aforesaid county and state, the defendant, TEXAS ASSOCIATION OF BUSINESS, did make a contribution—a direct and indirect transfer of the money, goods, and services expended for public opinion research and the creation, production, and broadcast of the political advertising described below—to a political committee known as “Texas Association of Business and Chambers of Commerce PAC,” also known as “BACPAC,” to a political committee known as “Texans for a Republican Majority PAC,” also known as “TRMPAC,” and to a political committee known as “TAB’s Voter Education Campaign,” “Texas Strategic Partners,” “Texas Strategic Partners Political Subcommittee,” “Strategic Partners Task Force,” “Strategic Partners Task Force Political Subcommittee,” “Texas Strategic Alliance,” and “Texas Strategic Alliance Political Subcommittee,” with intent that it be used in connection with a campaign for elective office; that the aforesaid political contribution was not authorized by Subchapter D of Chapter 253 of the Texas Election Code; and that the defendant did make the said political contribution by making, with the cooperation, consent, and approval of the aforementioned political committees, a payment of money to Multi Media Services Corporation, Himedia Service Corporation, Dwight Sterling, Chris Mottola Consulting Inc., and Mercury Public Affairs for public opinion research

and for the creation, production, and broadcast of political advertising substantially similar in form and content to the communication digitally recorded on the compact disc attached hereto and marked “Exhibit No. 83”—a communication supporting Holt Getterman, a candidate for election to the office of Representative, District 56, Texas House of Representatives, and opposing John Mabry, a candidate for election to the aforementioned public office, which communication, in return for consideration, was broadcast by television—to certain persons who were eligible to vote in the election for the aforementioned public office,

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Foreperson of the Grand Jury